

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 16866-38-1PC	FOR FURTHER see Notification of Transmittal of International Search Report (Form PCT/ISA/220) as well as, where applicable, item 5 below.						
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)					
PCT/US 00/27682	06/10/2000	07/10/1999					
Applicant							
CIPHERGEN BIOSYSTEMS, INC	. et al.						
This International Search Report has bee according to Article 18. A copy is being tra	n prepared by this International Searching Au ansmitted to the International Bureau.	thority and is transmitted to the applicant					
This International Search Report consists It is also accompanied by	of a total of sheets. a copy of each prior art document cited in thi	s report.					
Basis of the report							
a. With regard to the language, the language in which it was filed, unl	international search was carried out on the bases otherwise indicated under this item.	asis of the international application in the					
the international search w Authority (Rule 23.1(b)).	ras carried out on the basis of a translation of	the international application furnished to this					
was carried out on the basis of the	e sequence listing :	international application, the international search					
l =	onal application in written form. ernational application in computer readable for	rm					
	this Authority in written form.						
	this Authority in computer readble form.						
the statement that the sul	osequently furnished written sequence listing is filed has been furnished.	does not go beyond the disclosure in the					
		is identical to the written sequence listing has been					
2. Certain claims were fou	nd unsearchable (See Box I).						
3. Unity of invention is lac	king (see Box II).						
4. With regard to the title ,							
the text is approved as su	bmitted by the applicant.						
the text has been establis	the text has been established by this Authority to read as follows:						
5. With regard to the abstract ,							
the text is approved as su	ibmitted by the applicant.						
		rity as it appears in Box III. The applicant may, eport, submit comments to this Authority.					
6. The figure of the drawings to be pub		6					
as suggested by the appl	icant.	None of the figures.					
because the applicant fail	ed to suggest a figure.						
because this figure better	characterizes the invention.						

International Application No US 00/27682

A. CLASSIFICATION OF SUBJECT MATT IPC 7 G01N33/574

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

IPC 7 G01N

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-Internal, WPI Data, PAJ, STRAND, EMBASE, MEDLINE, CHEM ABS Data, BIOSIS

Category °	Citation of document with indication whose convenience	N. a.	5
Category	Citation of document, with indication, where appropriate, of	ne reievani passages	Relevant to claim No.
X	WO 99 37811 A (AN GANG ;UROCO VELTRI ROBERT W (US)) 29 July 1999 (1999-07-29)	R INC (US);	1,2, 5-11,13, 14, 17-21, 50,51, 53,55, 57-60, 79-83
Υ	abstract		1,10,11,
	claims 1 2 9 29 22		13,22,23
	claims 1,2,8,28,32		
		-/	
X Furt	her documents are listed in the continuation of box C.	Patent family members a	re listed in annex.
° Special ca	ategories of cited documents :	"T" later document published after	the international filing date
	ent defining the general state of the art which is not dered to be of particular relevance	or priority date and not in con cited to understand the princi	flict with the application but
	document but published on or after the international	invention "X" document of particular relevan	ce; the claimed invention
L' docum	ent which may throw doubts on priority claim(s) or is cited to establish the publication date of another	•	n the document is taken alone
citatio	on or other special reason (as specified) sent referring to an oral disclosure, use, exhibition or		ve an inventive step when the
other	ent published prior to the international filing date but		ne or more other such docu- ng obvious to a person skilled
latert	the priority date claimed	*8* document member of the same patent family	
Date of the	actual completion of the International search	- Date of mailing of the internat	ional search report
5	April 2001	12/04/2001	
Name and	mailing address of the ISA	Authorized officer	
	European Patent Office, P.B. 5818 Patentiaan 2 NL - 2280 HV Rijswijk		
	Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Gundlach, B	

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International Application No PUS 00/27682

C.(Contine	nation) DOCUMENTS CONSIDER TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Y	MALM JOHAN ET AL: "Isolation and characterization of the major gel proteins in human semen, semenogelin I and semenogelin II." EUROPEAN JOURNAL OF BIOCHEMISTRY, vol. 238, no. 1, 1996, pages 48-53, XP000997222 ISSN: 0014-2956 page 49, right-hand column, paragraph 4	1,10,11, 13,22,23
Α	WO 98 40738 A (SLOAN KETTERING INST CANCER; BLOBEL CARL (US); ROTHMAN JAMES (US);) 17 September 1998 (1998-09-17) page 15, line 29 -page 16, line 2	1,10,11, 13,22,23
X	DUBE JEAN Y: "Can prostatic kallikrein kH2 favor prostatic cancer progression?" M-S (MEDECINE SCIENCES), vol. 14, no. 1, January 1998 (1998-01), pages 111-113, XP000997204 ISSN: 0767-0974 abstract; figure 1 page 112, left-hand column, paragraph 2	1,4
A	DENMEADE S R ET AL: "SPECIFIC AND EFFICIENT PEPTIDE SUBSTRATES FOR ASSAYING THE PROTEOLYTIC ACTIVITY OF PROSTATE-SPECIFIC ANTIGEN" CANCER RESEARCH, AMERICAN ASSOCIATION FOR CANCER RESEARCH, BALTIMORE, MD,US, vol. 57, 1 November 1997 (1997-11-01), pages 4924-4930, XP002070515 ISSN: 0008-5472 page 4929, left-hand column, paragraph 4-right-hand column	1-83
Α	WO 96 00503 A (DEFEO JONES DEBORAH ;FENG DONG MEI (US); OLIFF ALLEN I (US); GARSK) 11 January 1996 (1996-01-11) page 1 -page 2, line 9; example 1	1-83
Α	WO 97 12624 A (DEFEO JONES DEBORAH ;FENG DONG MEI (US); OLIFF ALLEN I (US); GARSK) 10 April 1997 (1997-04-10) abstract; example 1	1-83
Ρ,Χ	WO 99 61471 A (INCYTE PHARMA INC; PATTERSON CHANDRA (US); CORLEY NEIL C (US); YUE) 2 December 1999 (1999-12-02) page 49, line 29 -page 51, line 14 -page-52, line 3-	1-4, 13-17

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information on patent family members

International Application No US 00/27682

Patent document cited in search report	i	Publication date		Patent family member(s)	Publication date
WO 9937811	Α	29-07-1999	US	5873328 A	23-02-1999
			US	5972615 A	26-10-1999
			EP	1047793 A	02-11-2000
			AU	2327099 A	09-08-1999
			US	6171796 B	09-01-2001
WO 9840738	A	17-09-1998	EP	0975963 A	02-02-2000
WO 9600503	Α	11-01-1996	US	5599686 A	04-02-1997
			AU	689934 B	09-04-1998
			AU	3092295 A	25-01-1996
			BG	101077 A	27-02-1998
			BR	9508151 A	30-03-1999
			CA	2192957 A	11-01-1996
			CN	1156964 A	13-08-1997
			CZ	9603810 A	16-04-1997
			EP	0771209 A	07-05-1997
			FI	965225 A	26-02-1997
			HU	76350 A	28-08-1997
			JP	10502619 T	10-03-1998
			. NO	965592 A	28-02-1997
			NZ	290239 A	25-11-1998
			PL	317872 A	28-04-1997
			RO	116198 B	30-11-2000
			SK	164096 A	04-06-1997
			US	6143864 A	07-11-2000
			US	5866679 A	02-02-1999
WO 9712624	Α	10-04-1997	US	5866679 A	02-02-1999
			AU	7203496 A	28-04-1997
			CA	2233272 A	10-04-1997
			EP	0853483 A	22-07-1998
			JP	10512588 T	02-12-1998
			US	6130204 A	10-10-2000
WO 9961471	Α	02-12-1999	AU	4409099 A	13-12-1999
			EP	1080194 A	07-03-2001

PATENT COOPERATION TRE

PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

From the INTERNATIONAL BUREAU

To:

Commissioner
US Department of Commerce
United States Patent and Trademark
Office, PCT
2011 South Clark Place Room
CP2/5C24
Arlington, VA 22202
ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/year)

17 July 2001 (17.07.01)

ETATS-UNIS D'AMERIQUE
in its capacity as elected Office

Applicant's or agent's file reference

International application No.
PCT/US00/27682

International filing date (day/month/year) 06 October 2000 (06.10.00)

16866-38-1PC

Priority date (day/month/year)

07 October 1999 (07.10.99)

Applicant

YIP, Tai-Tung et al

	ı		
	1.	The designated Office is hereby notified of its election made:	HI ±
		X in the demand filed with the International Preliminary Examining Authority on:	
		18 April 2001 (18.04.01)	
		in a notice effecting later election filed with the International Bureau on:	
İ		<u>_</u>	•
	2.	The election X was	
		was not	
		made before the expiration of 19 months from the priority date or, where Rule 32 appli Rule 32.2(b).	es, within the time limit under
	!		
I			

The International Bureau of WIPO

34, chemin des Colombettes
1211 Geneva 20, Switzerland

Authorized officer

H. Zhou

Facsimile No.: (41-22) 740.14.35

Telephone No.: (41-22) 338.83.38



INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

PARENT, Annette S.

Townsend and Townsend and Crew LLP

Two Embarcadero Center

8th Floor

San Francisco, CA 94111-3834

ETATS-UNIS D'AMERIQUE

PTO/PCT Rec'd 25 MAR 2002

WRITTEN OPINION

(PCT Rule 66)

Date of mailing

(day/month/year)

REPLY DUE

06.08.2001

Applicant's or agent's file reference

16866-38-1PC

International filing date (day/month/year)

within 3 month(s) from the above date of mailing

International application No. PCT/US00/27682

06/10/2000

Priority date (day/month/year)

07/10/1999

International Patent Classification (IPC) or both national classification and IPC

G01N33/574

Applicant

CIPHERGEN BIOSYSTEMS, INC. et al.

- This written opinion is the first drawn up by this International Preliminary Examining Authority.
- This opinion contains indications relating to the following items:
 - Basis of the opinion
 - ☐ Priority
 - 111 Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
 - Lack of unity of invention
 - Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
 - \boxtimes Certain document cited
 - Certain defects in the international application VII
 - Certain observations on the international application
- The applicant is hereby invited to reply to this opinion.
 - When? See the time limit indicated above. The applicant may, before the expiration of that time limit,

request this Authority to grant an extension, see Rule 66.2(d).

How?

By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3.

For the form and the language of the amendments, see Rules 66.8 and 66.9.

Also:

For an additional opportunity to submit amendments, see Rule 66.4.

For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis.

For an informal communication with the examiner, see Rule 66.6.

If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.

The final date by which the international preliminary

examination report must be established according to Rule 69.2 is: 07/02/2002.

Name and mailing address of the international preliminary examining authority:

European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Authorized officer / Examiner

Moreno de Vega, C

Formalities officer (incl. extension of time limits)

Danti, B

Telephone No. +49 89 2399 8161



WRITTEN OPINION

International application No. PCT/US00/27682

I. Basis	of the	opinion
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1.	With regard to the elements of the international application (Replacement sheets which have been furnished to
	the receiving Office in response to an invitation under Article 14 are referred to in this opinion as "originally filed"):

		3			· · · · · · · · · · · · · · · · · · ·	ion de onginany med).
	Des	scription, pages:				
	1-4	6-35	as originally filed			
	5,5	a	as received on	30/04/2001	with letter of	30/04/2001
	Cla	ims, No.:				
	1-8	3.	as originally filed			
	Dra	wings, sheets:				
	1/6-	6/6	as originally filed			
2.			uage, all the elements marked anternational application was filed			
	The	se elements were a	available or furnished to this Auth	nority in the fo	ollowing language: ,	which is:
		the language of a	translation furnished for the purp	oses of the ir	nternational search (ur	nder Rule 23.1(b)).
		the language of pu	blication of the international app	lication (unde	er Rule 48.3(b)).	
		the language of a 55.2 and/or 55.3).	translation furnished for the purp	oses of interr	national preliminary ex	amination (under Rule
3.			leotide and/or amino acid seq y examination was carried out o			I application, the
		contained in the in	ternational application in written	form.		
		filed together with	the international application in co	omputer read	able form.	
		furnished subsequ	ently to this Authority in written f	orm.		
		furnished subsequ	ently to this Authority in compute	er readable fo	rm.	
			t the subsequently furnished writ oplication as filed has been furni		e listing does not go be	eyond the disclosure in
-	Π.	The statement that listing has been fu	t the information recorded in con rnished.	nputer readab	ole form is identical to	the written sequence

4. The amendments have resulted in the cancellation of:

WRITTEN OPINION

International application No. PCT/US00/27682

		the description,	pages:
٠		the claims,	Nos.:
		the drawings,	sheets:
5.			established as if (some of) the amendments had not been made, since they have been cond the disclosure as filed (Rule 70.2(c)):
		(Any replacement sh report.)	eet containing such amendments must be referred to under item 1 and annexed to this
6.	Add	litional observations, i	f necessary:
V.			der Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; ons supporting such statement
1.		rement relty (N)	Claims
	Inve	entive step (IS)	Claims
	Indu	ustrial applicability (IA)	Claims
2	Cita	tions and explanation	s ·

VI. Certain documents cited

see separate sheet

1. Certain published documents (Rule 70.10)

and / or

2. Non-written disclosures (Rule 70.9)

see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

D1: WO 99 37811 A (AN GANG; UROCOR INC (US); VELTRI ROBERT W (US)) 29 July 1999 (1999-07-29)

D2: MALM JOHAN ET AL: 'Isolation and characterization of the major gel proteins in human semen, semenogelin I and semenogelin II.' EUROPEAN JOURNAL OF BIOCHEMISTRY, vol. 238, no. 1, 1996, pages 48-53, XP000997222 ISSN: 0014-2956

1. Novelty - Article 54 EPC

D1 (see claims 1, 2, 8, 28 and 32 and page 51 line 6 - page 6 line 16) discloses methods of diagnosing a metastasic prostate disease state detecting a difference in quantitiy of expression of metastasic prostate disease marker gene, e.g. semenogelin II, using an antibody immunoreactive with semenogelin II and detecting the immunocomplex by ELISA, and a kit therefor.

D2 discloses the determination of purified SgI (Ma 49 958 Da) and SgII (Ma 63 539) by matrix-assisted laser desorption mass spectrometry.

The subject-matter of present claims 1-83 appears to be novel, because the known prior art discloses neither the methods for diagnosing prostate cancer determining polypeptide markers of Ma < 27.000 which is differentially present in samples of a prostate cancer patient and a benign prostate hyperplasia patient, nor the kits therefor as in claims 61-83.



2. Inventive step - Article 56 EPC

D1, which is considered to be the prior art with respect of the present invention, differs from it in that a) higher Ma proteins are determined and that no reference is done to polypeptides resulting from the PSA-mediated cleavage with different expression in PC (prostate cancer) and BPH (benign prostate hyperplasia), b) fails to disclose the kits of the present invention, which comprise absorbent substrates containing a metal chelating group and suitable for measuring by gas phase ion spectrometry. The technical problem to be solved by the present invention is the provision of quick and accurate methods and kits for determining if a patient has prostate cancer. The solution provided by claims 1-83 is based on monitoring markers that are cleaved products generated by PSA-mediated proteolysis, and that are differentially present in samples of a PC patient and a BPH patient. The usefulness of said polypeptides to differentiate said conditions has not been suggested in the prior art. Therefore, claims 1-83 are considered to be inventive.

Re Item VI

Certain documents cited

Certain published documents (Rule 70.10)

Application No Patent No Publication date (day/month/year)

Filing date (day/month/year)

Priority date (valid claim) (day/month/year)

WO 99/61471

2/12/99

28/5/1999

29/5/1998

The priority of the present application is assumed to be valid. Should the present application be entered into the regional phase, the above document would not be relevant to the question of novelty. It discloses human transmembrane proteins (HTMPN) and methods for diagnosing disorders associated with their expression. Among others conditions prostate cancer is mentioned (page 52 line 3), but no specific reference of the localization of said protein is to be found in that document.



Re Item VII

Certain defects in the international application

Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the document D1 is not mentioned in the description, nor is this document identified therein.

Re Item VIII

Certain observations on the international application

- 1. It is clear from the description on page 15 that the following feature is essential to the definition of the invention: by the methods and kits of the invention, markers that are cleaved products generated by PSA-mediated proteolysis are monitored, in order to provide a more sensitive way to determine whether a patient has BPH or prostate cancer.
 - Since independent claims 1, 24 and 50 do not contain this feature, they do not meet the requirement following from Article 6 PCT taken in combination with Rule 6.3(b) PCT that any independent claim must contain all the technical features essential to the definition of the invention.
- 2. The relative terms "differentially present" used in claims 1, 13, 24, 50, 61 and 79 have no well-recognised meaning and leave the reader in doubt as to the meaning of the technical feature to which they refer, thereby rendering the definition of the subject-matter of said claims unclear (Article 6 PCT).
- 3. The wording "seminal basic protein" used in the claims is unclear (Article 6 PCT). It should be explained at least in claim 3, where it is first mentioned.

PATENT COOPERATION TREATY

From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

PARENT, Annette S.

Townsend and Townsend and Crew LLP

ETATS-UNIS D'AMERIQUE

San Francisco, CRTOMP-SB34Rec'd 25 MAR 2002

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

(PCT Rule 71.1)

Date of mailing

(day/month/year)

04.12.2001

Applicant's or agent's file reference

International application No.

PCT/US00/27682

16866-38-1PC

International filing date (day/month/year)

06/10/2000 -

IMPORTANT NOTIFICATION

Priority date (day/month/vear) 07/10/1999 ~

Applicant

CIPHERGEN BIOSYSTEMS, INC. et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.
- 4. REMINDER

41762

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/

European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Authorized officer

Danti, B

Tel.+49 89 2399-8161





INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant		ent's file reference	FOR FURTHER ACTION	See Notification of Transl Preliminary Examination	mittal of International Report (Form PCT/IPEA/416)
Internatio	nal app	lication No.	International filing date (day/mont	<i>'year)</i> Priority date	(day/month/year)
PCT/US	500/27	7682	06/10/2000	07/10/199	
G01N3:	3/574	ent Classification (IPC) or na			
1. This and	intern is tran	ational preliminary exami smitted to the applicant a	ination report has been prepare according to Article 36.	by this International Pre	eliminary Examining Authority
2. This	REPO	ORT consists of a total of	8 sheets, including this cover s	eet.	
	been a (see F	amended and are the bas	d by ANNEXES, i.e. sheets of the sis for this report and/or sheets of the orthogonal of the Administrative Instruction 2 sheets.	ontaining rectifications n	d/or drawings which have nade before this Authority
					,
3. This	report	contains indications relat	ting to the following items:		
1	\boxtimes	Basis of the report		•	
11		Priority			
111		Non-establishment of or	pinion with regard to novelty, inv	entive step and industria	l applicability
IV		Lack of unity of inventio			•
V	×	Reasoned statement un citations and explanatio	nder Article 35(2) with regard to one suporting such statement	ovelty, inventive step or	industrial applicability;
VI	\boxtimes	Certain documents cite	ed .		
VII	×	Certain defects in the in	• •		
VIII	<u>×</u>	Certain observations on	the international application		
Date of su	bmissio	on of the demand	Date of	ompletion of this report	
_18/04/20	001		04.12.20	oj ×	*
		address of the international	Authoriz	d officer	ALGORES MITTE
preliminary		ning authority: pean Patent Office			STATE OF THE PERSON OF THE PER
<i>)</i>))	D-80)298 Munich +49 89 2399 - 0 Tx: 523656	Moren	de Vega, C	
	•	+49 89 2399 - 4465	•	n No 40 90 2200 7496	13 5040 - 50 SE 18



International application No. PCT/US00/27682

 Basis of t 	he report
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1.	. With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)): Description, pages:							
	1-4	1,6-35	as originally filed			,		
	5,5	ia	as received on	30/04/2001	with letter of	30/04/2001		
	Cla	aims, No.:						
	1-8	3	as originally filed					
	Dra	awings, sheets:						
	1/6	-6/6	as originally filed					
	Sec	quence listing part	of the description, pages:		·			
	fig.	1, as originally filed		٠	•			
2.	Wit lanç	h regard to the lang guage in which the i	uage, all the elements marke nternational application was fi	d above were a iled, unless othe	vailable or furnished erwise indicated und	I to this Authority in the er this item.		
	The	ese elements were a	vailable or furnished to this A	uthority in the fo	ollowing language:	, which is:		
		the language of a t	ranslation furnished for the pu	urposes of the in	nternational search ((under Rule 23.1(b)).		
		the language of pu	blication of the international a	pplication (unde	er Rule 48.3(b)).			
		the language of a t 55.2 and/or 55.3).	ranslation furnished for the pu	urposes of inter	national preliminary	examination (under Rule		
3.	Witl inte	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the nternational preliminary examination was carried out on the basis of the sequence listing:						
		contained in the int	ernational application in writte	en form.				
		filed together with t	he international application in	computer reada	able form.			
	\boxtimes	furnished subseque	ently to this Authority in writter	n form.	•	•		
	\boxtimes	furnished subseque	ently to this Authority in comp	uter readable fo	rm.	•		
_	☒ .	The statement that the international ap	the subsequently furnished w plication as filed has been fur	ritten sequence nished.	e listing does not go	beyond the disclosure in		
	\boxtimes	The statement that	the information recorded in co	omnuter readah	le form is identical to	a the written eachers		



International application No. PCT/US00/27682

listing has been furnished.

4.	The amendments have resulted in the cancellation of:											
		the description,	pages:									
			Nos.:									
		the drawings,	sheets:									
5.	This report has been established as if (some of) the amendments had not been made, since they have bee considered to go beyond the disclosure as filed (Rule 70.2(c)):											
	(Any replacement sheet containing such amendments must be referred to under item 1 and annexed report.)									d to this		
6.	Add	Additional observations, if necessary:										
V.	Rea citat	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement										
1.	Statement											
	Nov	elty (N)	Yes: No:	Claims Claims	1-83							
	Inve	ntive step (IS)	Yes: No:	Claims Claims	1-83						•	
	Indu	strial applicability (IA)	Yes: No:	Claims Claims	1-83							
		ions and explanations separate sheet						•	•			
VI.		Certain documents c	ited					٠		•		
1.	Certa	ain published documer	nts (Rule	70.10)								
anc	l / or	٠										
2.	Non-	written disclosures (Ri	ule 70.9)									
;	see s	separate sheet								•		
/II.		ain defects in the int	ernation	al applic	ation	;	<u> </u>		<u> </u>	· · ·		
Γhe	follo	owing defects in the for arate sheet					•	e been n	oted:			

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US00/27682

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet



Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

- D1: WO 99 37811 A (AN GANG; UROCOR INC (US); VELTRI ROBERT W (US)) 29 July 1999 (1999-07-29)
- D2: MALM JOHAN ET AL: 'Isolation and characterization of the major gel proteins in human semen, semenogelin I and semenogelin II.' EUROPEAN JOURNAL OF BIOCHEMISTRY, vol. 238, no. 1, 1996, pages 48-53, ISSN: 0014-2956

1. Novelty - Article 54 EPC

D1 (see claims 1, 2, 8, 28 and 32 and page 51 line 6 - page 6 line 16) discloses methods of diagnosing a metastasic prostate disease state detecting a difference in quantity of expression of metastasic prostate disease marker gene, e.g. semenogelin II, using an antibody immunoreactive with semenogelin II and detecting the immunocomplex by ELISA, and a kit therefor.

D2 discloses the determination of purified SgI (Ma 49 958 Da) and SgII (Ma 63 539) by matrix-assisted laser desorption mass spectrometry.

The subject-matter of present claims 1-83 appears to be novel, because the known prior art discloses neither the methods for diagnosing prostate cancer determining polypeptide markers of Ma < 27.000 which is differentially present in samples of a prostate cancer patient and a benign prostate hyperplasia patient, nor the kits therefor as in claims 61-83.

2. Inventive step - Article 56 EPC

D1, which is considered to be the prior art with respect of the present invention, differs from it in that a) higher Ma proteins are determined and that no reference is done to polypeptides resulting from the PSA-mediated cleavage with different expression in PC (prostate cancer) and BPH (benign prostate hyperplasia), b) fails to disclose the kits of the present invention, which comprise absorbent substrates containing a metal chelating group and suitable for measuring by gas phase ion spectrometry. The technical problem to be solved by the present invention is the provision of quick and accurate methods and kits for determining if a patient has prostate cancer. The solution provided by claims 1-83 is based on monitoring markers that are cleaved products generated by PSA-mediated proteolysis, and that are differentially present in samples of a PC patient and a BPH patient. The usefulness of said polypeptides to differentiate said conditions has not been suggested in the prior art. Therefore, claims 1-83 are considered to be inventive.

Re Item VI

Certain documents cited

Certain published documents (Rule 70.10)

Application No Patent No

Publication date (day/month/year)

Filing date (day/month/year) Priority date (valid claim) (day/month/year)

WO 99/61471

2/12/99

28/5/1999

29/5/1998

The priority of the present application is considered to be valid. Should the present application be entered into the regional phase, the above document would not be relevant to the question of novelty. It discloses human transmembrane proteins (HTMPN) and methods for diagnosing disorders associated with their expression. Among others conditions prostate cancer is mentioned (page 52 line 3), but no specific reference of the localization of said protein is to be found in that document.

Re Item VII

Certain defects in the international application

Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the document D1 is not mentioned in the description, nor is this document identified therein.

Re Item VIII

Certain observations on the international application

- 1. It is clear from the description on page 15 that the following feature is essential to the definition of the invention: by the methods and kits of the invention, markers that are cleaved products generated by PSA-mediated proteolysis are monitored, in order to provide a more sensitive way to determine whether a patient has BPH or prostate cancer.
 - Since independent claims 1, 24 and 50 do not contain this feature, they do not meet the requirement following from Article 6 PCT taken in combination with Rule 6.3(b) PCT that any independent claim must contain all the technical features essential to the definition of the invention.
- 2. The relative terms "differentially present" used in claims 1, 13, 24, 50, 61 and 79 have no well-recognised meaning and leave the reader in doubt as to the meaning of the technical feature to which they refer, thereby rendering the definition of the subject-matter of said claims unclear (Article 6 PCT).
- 3. The wording "seminal basic protein" used in the claims is unclear (Article 6 PCT). It should have been explained at least in claim 3, where it is first mentioned.
- Instructions for using a kit represent presentation of information in the sense 4. of Rule 67.1(v) PCT. The said feature is therefore not of technical character. It is, in this instance, noted that a skilled person is not bound to added written instructions, but will use the immunoassay components according to the

common knowledge.

If one tries to derive a technical sense from the presence of added instructions, this would strictly concern the use or application of the kit. The intended use does in the present case not confer any definition of limitation of the product as such.

Consequently, the feature has either to be ignored in the assessment of novelty and inventive step of the claims or, if not being ignored, its presence raises uncertainty as to the scope and category of the claim, contrary to Art. 6 PCT.

In one embodiment, the substrate in the kit is in the form of a probe which is removably insertable into a gas phase ion spectrometer. In another embodiment, the kit further comprises another substrate which can be used together with the substrate comprising the adsorbent to form a probe which is removably insertable into a gas phase ion spectrometer.

In another embodiment, the kit further comprises instructions for suitable operational parameters.

In yet another embodiment, the substrate comprises a hydrophobic group and an anionic group as an adsorbent. In yet another embodiment, the substrate comprises a hydrophobic group as an adsorbent. In yet another embodiment, the substrate comprises a metal chelating group. In yet another embodiment, the substrate comprises a metal chelating group complexed with a metal ion as an adsorbent. In yet another embodiment, the substrate comprises an antibody that specifically binds to a marker, preferably seminal basic protein, as an adsorbent. In yet another embodiment, the washing solution is an aqueous solution.

In yet another embodiment, the kit comprises an antibody that specifically binds to the marker, and a detection reagent. Optionally, the antibody can be immobilized on a solid support.

In yet another embodiment, the kits can further comprise a standard indicating a diagnostic amount of the marker.

While the absolute identity of many markers is not yet known, such knowledge is not necessary to measure them in a patient sample, because they are sufficiently characterized by, e.g., mass and by affinity characteristics. It is noted that molecular weight and binding properties are characteristic properties of these markers and not limitations on means of detection or isolation. Furthermore, using the methods described herein or other methods known in the art, the absolute identity of the markers can be determined.

These and other aspects of the present invention will become apparent upon reference to the following detailed description and attached drawings.

BRIEF DESCRIPTION OF THE DRAWINGS

Figure 1 illustrates the amino acid sequence of seminal basic protein (SEQ ID NO:1).

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Figure 2 illustrates a probe comprising spots of adsorbents on the probe

surface.

Attorney

ket No.: 16866-38-1PC

EUROPEAN PATENT OFFICE

In re application of:

Ciphergen Biosystems, Inc. and Eastern Virginia Medical School

Application No.: PCT/US00/27682

Filed: October 6, 2000

For: PROSTATE CANCER MARKER

PROTEINS

LETTER REGARDING AMENDMENT **PURSUANT TO ARTICLE 34(2)(b)**

European Patent Office Erhardstrasse 27 D-80298 Munich 2 Germany

Sir:

Applicant respectfully requests that the IPEA amend the application by replacing page 5 with the enclosed replacement pages 5 and 5A.

Replacement pages 5 and 5A have been amended to show Sequence ID Number 1.

The Demand for International Preliminary Examination was filed on 18 April 2001.

Respectfully sobmitted,

Peter Seperack Reg. No. 47,932

TOWNSEND and TOWNSEND and CREW LLP Two Embarcadero Center, 8th Floor

San Francisco, California 94111-3834

Tel: (415) 576-0200 Fax: (415) 576-0300

PKS:kad SF 1208528 v1 In one embodiment, the substrate in the kit is in the form of a probe which is removably insertable into a gas phase ion spectrometer. In another embodiment, the kit further comprises another substrate which can be used together with the substrate comprising the adsorbent to form a probe which is removably insertable into a gas phase ion spectrometer.

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